

Amendment No. 1 to HB0111

White
Signature of Sponsor

AMEND Senate Bill No. 319

House Bill No. 111*

by deleting all language after the enacting clause and substituting instead the following:

SECTION 1. Tennessee Code Annotated, Section 49-4-930, is amended by deleting subsection (f) and substituting instead the following:

(1) It is the intent of the general assembly that:

(A) Funding for Tennessee HOPE scholarships, Tennessee HOPE access grants, and Wilder-Naifeh technical skills grants take priority over funding for dual enrollment grants; and

(B) The dual enrollment grant program be fully funded before any funds in the lottery for education account are transferred to the Tennessee Promise scholarship endowment fund pursuant to § 49-4-708.

(2) Subject to the amounts appropriated by the general assembly and any law relating to a shortfall in funds available for postsecondary financial assistance from the net proceeds of the state lottery, TSAC shall determine the award for a credit hour taken under a dual enrollment grant. TSAC shall not award an amount for a credit hour taken under a dual enrollment grant that exceeds the cost per credit hour of courses taken at community colleges in the state university and community college system.

SECTION 2. Tennessee Code Annotated, Section 49-4-930, is amended by deleting subsection (g) and substituting instead the following:

(1) It is the intent of the general assembly that:

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(A) Funding for Tennessee HOPE scholarships, Tennessee HOPE access grants, and Wilder-Naifeh technical skills grants take priority over funding for dual enrollment grants; and

(B) The dual enrollment grant program be fully funded before any funds in the lottery for education account are transferred to the Tennessee Promise scholarship endowment fund pursuant to § 49-4-708.

(2) Subject to the amounts appropriated by the general assembly and any law relating to a shortfall in funds available for postsecondary financial assistance from the net proceeds of the state lottery, TSAC's board of directors shall determine the award for a credit hour taken under a dual enrollment grant. TSAC's board of directors shall not award an amount for a credit hour taken under a dual enrollment grant that exceeds the cost per credit hour of courses taken at community colleges in the state university and community college system.

SECTION 3. Section 1 of this act shall take effect July 1, 2019, the public welfare requiring it. Section 2 of this act shall take effect July 1, 2020, at 12:01 a.m., the public welfare requiring it.